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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/705,399	11/10/2003	Satoshi Mizutani	20050/0200487-US0	4417
7278	7590 06/03/2005		EXAM	INER
DARBY & DARBY P.C. P. O. BOX 5257			KIDWELL, MICHELE M	
	NEW YORK, NY 10150-5257		ART UNIT	PAPER NUMBER
			3761	
			DATE MAILED: 06/02/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

U.S. Patent and Trade PTOL-326 (Rev.		tion Summary	Part of Paper No./Mail Date 052705		
2) Notice of 3) Informati Paper No	References Cited (PTO-892)  f Draftsperson's Patent Drawing Review (PTO-948)  ion Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  p(s)/Mail Date 40804;61004;22505	Paper No(s)/I	nmary (PTO-413) Mail Date rmal Patent Application (PTO-152)		
<ul> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
_	ler 35 U.S.C. § 119 knowledgment is made of a claim for foreign	nriority under 35 LLS C & 1	19(a)_(d) or (f)		
10)□ Th Ap Re	Papers e specification is objected to by the Examine e drawing(s) filed on is/are: a) acception and request that any objection to the eplacement drawing sheet(s) including the correct e oath or declaration is objected to by the Ex	epted or b) objected to by drawing(s) be held in abeyance ion is required if the drawing(s)	e. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).		
4a) 5)□ CI 6)⊠ CI 7)□ CI	of the above claim(s) <u>4-7 and 11-21</u> is/are aim(s) is/are allowed. aim(s) <u>1-3 and 8-10</u> is/are rejected. aim(s) is/are objected to. aim(s) are subject to restriction and/o	withdrawn from consideratio	n.		
Disposition 4)⊠ CI	of Claims aim(s) <u>1-21</u> is/are pending in the application.				
	osed in accordance with the practice under E	·			
ı '=	his action is <b>FINAL</b> . 2b)⊠ This action is non-final. ince this application is in condition for allowance except for formal matters, prosecution as to the merits is				
i	esponsive to communication(s) filed on <u>07 M</u>				
Status					
A SHOR THE MA - Extension after SIX - If the peri - If NO per - Failure to Any reply	ETENED STATUTORY PERIOD FOR REPLY.  ILLING DATE OF THIS COMMUNICATION.  Ins of time may be available under the provisions of 37 CFR 1.13  (6) MONTHS from the mailing date of this communication.  Indicated the maximum statutory period of reply specified above, the maximum statutory period or reply within the set or extended period for reply will, by statute, or received by the Office later than three months after the mailing atent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a repl within the statutory minimum of thirty ( ill apply and will expire SIX (6) MONTH cause the application to become ABAN	y be timely filed 60) days will be considered timely. S from the mailing date of this communication. DONED (35 U.S.C. § 133).		
7 Period for F	The MAILING DATE of this communication app Reply	ears on the cover sheet with	the correspondence address		
		Michele Kidwell	3761		
Office Action Summary		Examiner	Art Unit		
	·	10/705,399	MIZUTANI ET AL.		

## **DETAILED ACTION**

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## Election/Restrictions

Applicant's election with traverse of Species 1 in the reply filed on March 7, 2005 is acknowledged. The traversal is on the ground(s) that the open transitional phrase "comprising" has been constructed to read on many of the species cited in the office action. This is not found persuasive because the transitional phrase "comprising" is used to define the scope of the claim with respect to what unrecited additional components or steps, if any, are excluded from the scope of the claim, not to define or disclose the relationship between independent inventions. The requirement is still deemed proper and is therefore made FINAL.

Claims 4 – 7 and 11 – 21 are withdrawn from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected species, there being no allowable generic or linking claim. Applicant timely traversed the restriction (election) requirement in the reply filed on March 7, 2005.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

<sup>(</sup>b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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Claims 1 – 3 and 8 – 10 are rejected under 35 U.S.C. 102(b) as being anticipated by Raidel et al. (WO 98/43684).

With respect to claim 1, Raidel et al. (hereinafter "Raidel") discloses an interlabial pad comprising an absorbing sheet portion (18) facing a body side when the pad is worn, the absorbing sheet portion including an absorbent body (36) that absorbs body fluid, and a support sheet (20) backing the absorbing sheet portion; wherein the absorbing sheet portion is formed as an aggregate (44) juxtaposing a plurality of striptype absorbing areas (28) in a belt shape which include independent absorbent bodies; and wherein the strip-type absorbing areas disposed on a central portion of the absorbing sheet portion form a body fluid discharge port contact area that contacts a vicinity of a body fluid discharge port of the user; and wherein the strip-type absorbing areas disposed on both outwardly-folded sides of the absorbing sheet portion form a labia inner wall contact area that contacts an inner wall of the user's labia as set forth in figure 2.

With reference to claim 2, Raidel discloses an interlabial pad wherein a side end of the labia inner wall contact area comprises an arc-shaped portion; and wherein both edge ends of the arch-shaped portion converge toward edge ends in a longitudinal direction of the body fluid discharge port contact area as set forth in figure 2.

As to claim 3, Raidel discloses an interlabial pad wherein the body fluid discharge port contact area and/or the labia inner wall contact area is divided into a plurality of portions as set forth in figure 2.

Regarding claims 8 - 10, see the abstract and figures 2 - 5.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michele Kidwell whose telephone number is 571-272-4935. The examiner can normally be reached on Monday - Friday, 5:30am - 2:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Larry Schwartz can be reached on 571-272-4390. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Michele Kidwell
Examiner

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